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April 1, 2022

**Via ECF**

Honorable Brian M. Cogan  
United States District Court  
Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, New York 11201

**Re: Shaw-Nae Dixon, et al. v. Bill De Blasio, et al.**  
**Civil Action No. 1:21-cv-05090-BMC**  
**Our File No. 01016**

Dear Judge Cogan:

As Your Honor is aware this firm represents the plaintiffs in this matter. Currently pending before the Court on Monday is an Order to Show Cause seeking reasons why the Complaint should not be dismissed as moot. We hereby request a one week adjournment of such motion, given that my schedule this week has been full after returning from a trip to California, and I have been unable to conduct a full examination of the issues as of this time. Yesterday, I contacted my adversary, Kerri A. Devine, Esq., and have sought her consent for the adjournment. However, as of this time, Ms. Devine has not yet responded to my telephone message. I do not anticipate there to be any problem from Ms. Devine with our request seeking such adjournment, as the parties have been cooperative. However, at this time, we ask that the adjournment be made without consent since time is of the essence in terms of the current briefing schedule.

We thank Your Honor for consideration of the above.

Respectfully yours,

MURRAY-NOLAN BERUTTI LLC

*Ronald A. Berutti*

By: \_\_\_\_\_ Ronald A. Berutti

RAB:jm

cc: Kerri A. Devine, Esq. (via ECF)